

Ohio Statesman.

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AMOS LAYMAN,
E. B. EYENMAN, Editors.

COLUMBUS, OHIO.

THURSDAY MORNING, - - JUNE 7.

DEMOCRATIC STATE TICKET.

(Election Day, Tuesday, October 9, 1896.)

FOR SECRETARY OF STATE,
GEN. BENJAMIN LEVEVER,
OF Shelby County.

FOR ATTORNEY GENERAL,
THOMAS M. KEYS,
OF Hamilton County.

FOR MEMBER BOARD OF PUBLIC WORKS,
WILLIAM LARWILL,
OF Ashland County.

Meeting of the Democratic State Central Committee at Columbus, Ohio, on Tuesday, June 26th.

There will be a meeting of the members of the Democratic State Central Committee on Tuesday, June 26th, at 11 o'clock A. M. A full attendance is requested. The place of meeting will be named hereafter.

By order,
JOHN G. THOMPSON, Ch'n.
C. J. BEAM, Sec'y.

NEWS AND OTHERWISE.

FAMINE before another year is expected in the South.

JEFF. DAVIS and his attorneys are anxious that his trial should proceed at once.

In Naples, they made a Mayor out of a Marquis.

The last survivor of the Wyoming massacre is dead.

It is said that Cleo received from Public Silla \$40,000 as a fee for his services.

The Indiana Odd Fellows have set their faces against lotteries and gift enterprises.

In Mobile the rents are now about three times as high as they were before the war.

A BONNET made in Paris for a Russian Princess cost \$1,000. Cheap.

THERE are one hundred and thirty-five lawyers in the second ward, Cincinnati.

WILLIAM CORNELL JEWETT was arrested at the Clifton House, Canada, as a Fenian.

The comb business in Leominster, Mass., is at a stand still.

HENRY A. WISE is called the Thad. Stevens of the South.

JUDGE N. H. SWAYNE is at Detroit holding U. S. Circuit Court.

THERE is said to be a horse in Connecticut weighing 1,720 pounds.

The State Medical Society will hold its annual meeting at the White Sulphur Springs on the 19th.

REV. FRANCIS MAHONEY, better known in England and Ireland as "Father Prout," died recently in Paris.

THOMAS M. DRAKE, of Parkersburg, dropped dead on last Saturday week, at the Spencer House in that city.

A BEEF recently slaughtered at Morgan, Ind., had two distinct hearts of the usual size and shape.

RECENTLY, in Tennessee, a stock-raiser sold \$13,000 worth of cashmere goats in one week.

A WHOLE family was poisoned in Alabama by eating unwholesome and immature veal.

JAMES GREEN committed suicide at Portsmouth last week. He was green, decidedly.

POPE PIUS THE NINTH completed his 75th birthday on the 13th ult. He has been 22 years Pope.

ARTEMUS WARD and Colonel Durry, of the New York Zouaves, sailed for Europe on Saturday.

The Portland papers state that in that city of 40,000 inhabitants, there are over 600 dram shops. That ought to be sufficient.

JOSEPHINE SITTER, five years old, was drowned in the millrace at Coldwater, Michigan, while gathering flowers on the bank.

THE punishment for robbery in China, is to put the culprit into a large mortar, and then fire him head foremost against a stone wall. It is found to be an effectual cure.

Wm. H. HORT, of Haverhill, Mass., in attempting to pull off his boots, a few nights since, broke his right leg just above the knee.

HON. JOHN BRIGHT, in a recent letter to a meeting of London Reformers, said that the Tory party in England regard the workmen there as the Southern planter regards the negroes who were lately slaves.

AGRICULTURALISTS in Camden county, send dollars in the culture of the tomato. They intend to manufacture vinegar out of them.

It is claimed that one provision of the substitute of the Senatorial caucus for the Constitutional amendment passed by the House annuls all the pardons heretofore granted by the President.

A prominent leading and conspicuous Fenian who has been or is likely to be guilty of a violation of the neutrality laws, are to be arrested by U. S. District Attorneys and Marshals.

It is said that General Scott was more jealous of his literary than of his military fame. General Comly is somewhat like unto him, inasmuch as he is more jealous of musical fame than of his military fame, and yet his voice is more adapted to crying c-h-a-r-r-o-n-a-l than to singing.

THE Fenians captured at Buffalo by United States officers have been paroled by the United States Commissioner at Buffalo, upon the condition that they are not to be found bearing arms on American waters. This action gives satisfaction to leading Fenians.

A ROLAND FOR AN OLIVER.

No wonder our Regular neighbors protest on seeing our sermon or prayers.

"Gains" mixing religion with politics?"

"Further never mix with their!"

—New Haven Palladium.

Our Palladium neighbor is wise when he does his religion and politics mingle.

For both realists and so worldly lack.

They haven't the strength to stand single.

—New Haven Register.

New Don't! Go Away!

Through a correspondent and editorial, General BANNING is deprecated in the *Sunday Register* of the 8th instant. It is claimed that his nomination as Secretary of State would weaken the Republican ticket. The editor says that "there are other qualifications than military gallantry demanded in a candidate for Secretary of State, in order to give weight and strength to the ticket;" and "in some of these" the General is pronounced "deficient."

To say the least of it, the insinuations are unmanly. That, however, is their business, not ours.

What we particularly wanted to call attention to, is the fact that the same number of the *Register* contains an editorial urging "General J. M. COMLY, Editor-in-Chief and senior proprietor of the *Columbus Journal*, as a candidate before the coming Union Convention for the position of Secretary of State." Of course, this suggestion is made without "permission or knowledge." The General is an unobtrusive man, and would not think of being a candidate for any office. Inasmuch as we do not belong to what the *Register* calls "Union journals," we are not among the number asked to favorably "pass his name along the line."

We object to his nomination, decidedly and emphatically, unless guarantees shall be given that he will not be taken from the editorship of the *Journal*. His brilliant and all-consuming genius can not be dispensed with in that establishment. How could the great, the glorious, the humane "Union party" survive his withdrawal from the editorship of that journal? No, it is not right that he should be nominated, and we call upon the General, in a last-in-hand attitude of humility, to unite with us in protesting against such a nomination. Don't suffer yourself to be induced to surrender your present position for a nomination of Secretary of State. Stick to the *Journal* unrelaxingly, and cultivate your great vocal powers. Therein your fame and your fortune lie.

The Indianapolis Herald.

This truly excellent Democratic journal comes to us enlarged. It is with great satisfaction that we notice this fact, because it is one of those indications manifesting themselves all over the country, that with unerring certainty foreshadow the overthrow of the present revolutionary party in Congress.

Jeff. Davis' Trial Postponed Until October.

At the instance of the prosecution, the trial of Jeff. Davis has been postponed until October. Mr. Chief Justice Chase don't want to try him. That's what's the matter.

Meeting of the U. S. Court in Richmond—A Charge to the Grand Jury—Address of Mr. Reed on Behalf of Jefferson Davis—He Demands a Speedy Trial.

RICHMOND, VA., June 5.—Judge Underwood, after consultation with General Ferry, opened the United States District Court this morning.

Messrs. Reed, Brady, Brown, Elsal and Davis, counsel for the defendant, were present. Some delay occurred before the panel was complete. Judge Underwood delivered his charge, of which the following are the principal points:

GENTLEMEN OF THE GRAND JURY:—I am happy to meet you again, and to know that you are still living, notwithstanding the assaults that have been made upon you. Little needs to be said in addition to the instructions given at Norfolk. Your last session has made you historical, and I trust, the efforts which have been made to intimidate you and to impede the course of justice, will not make you less faithful and earnest in the discharge of your public duties.

The judge then referred, in the severest terms, to the press of Virginia and the city of Richmond for its share in the odious slave-trade.

Complaints of threatened violence and intimidation, which have been forwarded to me by several of your number, for your late heroic and patriotic actions, have been submitted to the highest legal and military authorities of the Government, and I can assure you of the warmest sympathy and support of all the officers of the law, not excepting the President, whom the treacherous now flatter and fawn upon, but whom they will probably soon curse as heartily as they did two years ago. The judge then recited the act punishing obstructors of justice. He charges them that they will have to exercise some restraint upon the press, which has done so much to promote deeds, assassinations, murders, &c., and to furnish, with any hint touching the famous treason trial, as follows:

But, gentlemen, let us act with moderation and discrimination, for though a protected press is one of the greatest calamities of a free and virtuous people, it is one of the greatest public blessings, the greatest ornament and the support of public virtue.

The Grand Jury retired, when William B. Reed, of Philadelphia, then addressed the Court as follows:

May I please your Honor, I present myself, in conjunction with my colleagues, as the counsel of Jefferson Davis, prisoner of State at Fortress Monroe, and under indictment for high treason in your Honor's Court.

The end in the records of your Honor's Court an indictment charging Mr. Davis with this high offense, and it has seemed to us to be due to the cause of justice, due to this tribunal, due to the feelings of one so tallizing around the unfortunate man, that we should come, at the very earliest day, to this tribunal, and ask of your Honor, or more properly the gentleman who represents the United States, the simple question, What is proposed to be done with this indictment? Is it to be withdrawn, or is it to be suspended? If it is to be withdrawn, I please your Honor, speaking for my colleagues and myself, for the absent client, I say it with emphasis, I say it with earnestness, that we come here prepared instantly to try that case, and we shall ask no delay at your Honor's hand, further than is necessary to bring the prisoner to face the Court, and to enable him, under the statute in such cases made and provided, to examine the bill of indictment against him. Is it to be withdrawn? If so, justice and humanity seem to us to prompt that we should know it. If so, may it please the Court, with all respect to your Honor and the gentlemen who conduct the public business here, that your Honor must understand and endorse our most earnest protest. We ask a speedy trial on any charge that may be brought against Mr. Davis here, or in any other civil tribunal in the land.

We may be now here representing, may it please the Court, a dying man. For thirteen months he has been in prison. The Constitution of the United States guarantees to him not only an impartial trial, which I am sure he will have—but a speedy trial, and we have come no slight distance, and we have come with all respect to your Honor—we have come with strong sympathies with our client, professional and personal. We have come here to ask that question. I address it to the District Attorney—or I address it to your Honor. The more appropriate: "What disposition is to be made with the bill of indictment against Jefferson Davis, now pending for high treason?"

Major J. L. Hennessy, Assistant United States District Attorney, said he had been entirely unaware of the nature of the application just made.

In the absence of the District Attorney, Mr. Chandler, he was not prepared to answer the question, but would immediately telegraph to that gentleman the fact of such an application having been made. Mr. Chandler would probably arrive in Richmond this evening. If he failed to arrive, Mr. Hennessy stated that he would himself be prepared to answer the question to-morrow morning.

Judge Underwood, addressing the counsel for Mr. Davis—Am I to understand that Mr. Reed—Entirely so.

The Court then adjourned until to-morrow at ten o'clock A. M.

Didn't Shrink from Duty.

COLUMBUS, June 6, 1896.

EDITORS STATESMAN:—I noticed in the *Extract from the *House of Representatives*, published in the *Columbus Journal* of yesterday morning, a sneering cut at the "Freemont Body Guard," as it was called, and of which says this stay-at-home trader of better and braver men, Gen. LeFever went out as a member on promise of a Lieutenant. The "Freemont Body Guard" was, during the three months' service, stationed in Missouri and was the famous "29th Ohio" of the three years' service. During its three months' service it was in more fights and performed more duty than almost any other battalion raised under the first call. Capt. Kaga, whom the *freemont* loyal made Clerk of the last House of Representatives, held a commission in it, and he will, I think, bear witness, that there was no man of the "Guard" shrank from duty.*

Yours,
"29th."

LOCAL NEWS.

Meeting of the Democratic County Central Committee.

The members of the Democratic County Central Committee are notified to meet at the Franklin Democratic Association Rooms, 227 South High street, on Saturday, June 16, at 2 o'clock P. M. A full attendance of the committee is requested, as business of importance will be considered by the meeting.

A. C. HEADLEY,
Ch'n Franklin Co. Dem. Cen. Com.

The Democratic State Executive Committee met last evening and organized by electing John G. Thompson Chairman, and Levi E. Wilson Secretary.

Corsets A la Mode.

Attention is called to the advertisement of Mr. E. Reed, at his old stand No. 21 East State street. Mr. Reed is always on hand with supplies to suit the fancy of the ladies. Call and examine his new style of corsets.

Good Samaritan Picnic.

The Picnic of the Good Samaritan Division No. 23, Sons of Temperance, will take place to-day (Thursday) at Marble Cliff. The Soldiers' Home Band, Capt. Lybrand, leader, have been engaged and will be in attendance on the grounds. Members and others intending to enjoy the picnic, should assemble at the Hall of the Order between seven and eight o'clock this morning. The train for the Cliff will leave the depot at nine o'clock.

The Columbus Steam Brick Company.

Certificate of incorporation filed in the office of the Secretary of State June 6, Corporators—David Ald, Henry Miller, Theodore Leonard, Edward Hall and J. C. Ald. Object—engaging in the business of manufacturing and vending brick with what is known as the Chambers Brothers & Co.'s patent, in the counties of Franklin and Butler, Ohio. Capital stock \$50,000, divided into shares of \$100 each. Principal business office to be in Columbus, Ohio.

The Opera.

The Opera season opens to-night with Donizetti's grand opera, in three acts, of Lucretia Borgia. The cast is a superior one, and the Opera House will doubtless be well filled. Mme Ghioni will appear as Lucretia Borgia; Mme Strakosch as Orsini; Sig. Errani as Genaro; Sig. Susini as the Duke of Ferrara, and the other characters will have excellent representatives. Combining the fine music of the Opera with its striking characters and startling incidents, the performance will form a grand and attractive entertainment.

We need only remind those who desire to procure reserved seats to call at John Seitzler's Music store and secure them.

Arrest of Burglars.

The office of R. Shields, of this city, was broken into by burglars on the night of the 28th ult., and a lot of papers carried off, including soldiers' discharges, receipts for money paid, promissory notes and other papers. Recently Constable John Brown, on warrants issued by Justice Heyl, arrested two men—Adrian Shaw and Charles Welhefer—on the ground of having been concerned in the above burglary and theft. They were brought before the Justice, and gave bail for their appearance at two P. M. on Thursday, June 12, for a preliminary examination. Bingham is counsel for the prosecution, and Taylor for the defense.

Arrested for Contempt of Court.

A few days since Detective H. Parry, of this city, received from Earl Bill, United States Marshal for the Northern District of Ohio, an attachment for the wife of the notorious Mahlon Thompson, residing near London, Ohio. This Thompson, it will be recalled, was arrested on a charge of having been concerned in the burglary on the office of the Treasurer of Vinton county. The attachment for his wife was issued for contempt of Court in refusing to appear and testify in the case of a person arrested for counterfeiting or passing counterfeit money.

On receiving the attachment, Mr. Parry proceeded at once to the residence of Mrs. Thompson, arrested and took her to Cleveland, and placed her in the custody of Marshal Bill, returning to this city on Tuesday night.

Singer's Sewing Machines.

It will be recollected by the readers of THE STATESMAN, that on last Tuesday morning Mr. W. F. Penny, Agent for the celebrated "Singer's New Family Sewing Machines," published his card, occupying one column. Mr. Penny is a practical workman and is well-known in this city as one of the very best mechanics in his line of business. His opinion or recommendation in regard to the qualities of a sewing machine is worth more than a thousand unreliable puffs. Mr. Penny affirms that the Singer's Sewing Machine is the best ever invented, and judging from the number of sales he is daily making, we are satisfied that a large majority of our citizens are of the same opinion. Call at H. Coit & Co.'s, No. 155 South High street, and examine for yourselves.

Flogging in School—The Assault and Battery Cases.

On Monday evening, two gentlemen—Manson Seavy, Principal of the State Street School, and James Pennell, proprietor of the United States Saloon, came rushing together into the office of Justice Heyl. Seavy wanted a warrant for the arrest of Pennell for an assault and battery upon himself, and Pennell desired a warrant for Seavy for an assault and battery upon his son William. The Justice took first the affidavit of Seavy, then of Pennell, and issued the warrants accordingly. Constable Brown happening to be in the office, served the warrants *instanter* upon both.

Pennell was first arraigned, and said he had struck Seavy under provocation, and would, therefore, plead guilty to the charge against him. The Justice waited a while, and Seavy not proposing to be sworn himself, or to call witnesses to prove an aggravated assault, Pennell was fined \$5 and costs, which he paid.

The case of the State against Seavy being in order, the defendant pleaded not guilty, and the hearing was postponed to 4 P. M. on the following day, Tuesday, June 5, when the preliminary examination took place. Judge Rankin appeared as counsel for the prosecution, and the defendant as his own counsel. Quite a number of witnesses were examined on each side. During the progress of the trial, the Justice's office was crowded with attentive and eager listeners.

We shall not attempt a synopsis of the testimony, but only briefly refer to some of its prominent features. It seems that Pennell's son William, a rather fragile boy of some twelve or thirteen years, was a pupil of Miss Low, a teacher in the school of which the defendant is the Principal. The pupil had been tardy, and, as his teacher thought, obstinate in committing to memory and reciting a declamation, which he was required to recite on a platform before the school. Satisfied that he knew the piece by heart, the teacher ordered him, to recite it. This he failed to do. She then whipped him. Still the boy did not, or could not comply. He was then taken to the defendant, the Principal of the school, who took him into a private room and flogged him with a rattan. The boy still remaining, as the defendant thought, unconquered, the flogging with the rattan was repeated in the presence of the school. On examination afterward, it was found that some five or six large welts had been raised on the boy's back and arms, and in some places the skin was broken so as to draw blood. The principal defense set up for the continued and severe chastisement was, that it was requisite in order to conquer the child.

After the testimony and arguments had been heard, the Justice deferred his decision till 5 P. M. on Wednesday, when the defendant was held to bail in the sum of \$100 for his appearance forthwith before the Court of Common Pleas.

Board of County Commissioners.

WEDNESDAY, June 6.—Board met, the three Commissioners present.

The report of the viewers on a road in Jefferson township, petitioned for by John M. Pugh and others, was read the third time and the road established in accordance with the said report, and the Auditor required to notify the Trustees of Jefferson township of the same.

Viewers and Surveyors were appointed on the following roads, to meet at the times and places designated:

On a road in Perry township, petitioned for by J. M. Thomas and others; Viewers—Jacob Slyh, Thomas Deems and Alexander Shattuck; Surveyor—Josiah Kinneer. Meet on the proposed road June 23.

On a road in Clinton, Franklin and Montgomery townships, petitioned for by G. M. Lisle and others; Viewers—John G. Edwards, B. F. Reese, and W. W. Kile; Surveyor—W. P. Brown. Meet at the County Surveyor's office, June 23.

On a road petitioned for by Chapman Elliott and others, of Pleasant and Prairie townships; Viewers—Clark White, Jesse Aikins, and John W. Alkire; Surveyor—Josiah Kinneer. Meet at the residence of Chapman Elliott, June 25.

On a road in Prairie township, petitioned for by James D. Kinneer and others; Viewers—Fred. M. J. C. Sperry, and Orin Clover; Surveyor—Josiah Kinneer. Meet at Rome, June 30.

In the matter of the petition of Samuel Doyle and others for the right of way for a turnpike over the road from Franklinton to the Stone Quarry, for want of due publication of notice, the further consideration of the petition was postponed till the 23d inst.

Franklin Common Pleas.

WEDNESDAY, June 6.—The Court was in session in the forenoon, and adjourned to Thursday morning at nine o'clock.

The Grand Jury reported twenty-nine separate bills of indictment as found by them at the present term, and having no further business before them were discharged.

No indictment was returned against G. Volney Dorsey, late State Treasurer, one of the principal witnesses on the part of the State having failed to appear. John A. Prentice, late Warden of the Ohio Penitentiary.

Orders of partition were entered in the case of Daniel Lay, Guardian, etc., against John Ferguson and others, and in the case of Abraham Souder and others against Isaac Souder and others.

On Tuesday, June 5, two cases of John W. Hughes against The City of Columbus were submitted to the Court, and judgment rendered in favor of the plaintiff against the City—in one case, of \$374.82 and in the other, of \$1,817.96. These suits were founded on claims for work done and material furnished in improving streets and alleys. The case in which the smaller judgment was rendered is an old claim of some years' standing; the larger judgment is for a claim in a case where a resolution was adopted by the City Council, directing a contract for the improvement to be made with the plaintiff, and an ordinance passed levying an assessment on the owners of lots for the cost of the same; but where no ordinance was passed in the first place authorizing the improvements to be made.

Wool Growers' Meeting.

The Franklin County Wool Growers' Association will meet on Saturday, June 9, 1896, to receive the reports of the committee, which will be favorable to the establishment of a Wool Agency.

New Buildings Erected.

The seventh session of the city ordinance to prevent the extension of injuries from fires in the city of Columbus, passed Feb. 12, 1896, requires of every person erecting, or adding to, any building, before occupying or using the same, to procure from the Chief Engineer of the Fire Department a certificate that such building is safe, and in accordance to the laws of the city.

In issuing these certificates, or permits Col. I. H. Marrow, the Chief Engineer, keeps a record of the same, and consequently, a record of all new buildings erected within the corporate limits of the city. This forms a valuable statistical document for present use and future reference.

Through the courtesy of the Chief Engineer, we have been shown this record, and find that the number of new buildings erected and occupied, from the 1st of January to the 1st of June, 1896, was fifty-seven, of which fifty-two are frames and five are of brick. These buildings are all, without exception, used and occupied as dwellings.

Of course, during the first four months of the year, but few permits were applied for. But during the month of May, forty-two of the fifty-seven certificates for the occupancy of new buildings were issued. During the present month, June, there will doubtless be a still greater increase of new buildings, and most of them constructed of brick. Of many new buildings for which certificates have been applied for since the 1st inst., the Chief Engineer is now engaged in making the requisite examinations.

THERE were two cases of drunkenness before the Mayor yesterday morning, and a fine of \$3 and costs imposed in each case.

Fans.

Received this day a handsome stand of Feather, Silk, Bone Stick, Gilt, Sandal Wood, Lichen and Palm Leaf Fans, at A. C. HEADLEY & CO.

Do not forget the Sale at No. 172 North Water street, of the late William B. Huffman, deceased, on Saturday, June 9th, at 10 o'clock, at which a large lot of household furniture and personal property will be sold without reserve.

7-3t W. A. SELLS, Auction'r.

Plaid and Check Silks, \$1.60 per yard, at A. C. Headley & Co's. 7-5t

Dr. B. F. BARKLEY, having returned to the city, may be consulted at his office, on North High street, nearly opposite Desher's Bank, at all hours during the day, when not professionally engaged. jun7-7d

Parasols.

Just received from the manufacturers, a large assortment of Sun Shades, Parasols and Sun Umbrellas, at A. C. Headley & Co's. 7-1w

KAUFFMAN'S Billiard Saloon, over Bain's store.

Sons of Temperance Picnic.

The Sons of Temperance will give a Picnic at the County Fair Grounds on Thursday, June 7th, to which all are invited. Good music will be in attendance. Omnibuses will leave their Hall, over Thrall & Benham's Drug Store, on High street, at 9 A. M. Come one! Come all! Bring your baskets and spend the day.

My wife will dance, and I will sing. So merrily as the day. To drive dull care away. 6-2ct

For amusement go to Kauffman's Billiard Saloon.

Buggies at Auction.

I will offer for sale at Public Auction, at the Stock Sale in the city of Columbus, on Thursday, the 7th day of June, a large lot of new, light, two-seated carriages, with standing tops, finished in splendid style, and of the very best material.

WILLIAM S. CLEMENT, V. R. GLAZIER, Auctioneer. 5-3ct

Go to Kauffman's Billiard Saloon.

Llama Lace Points and Rotondes.

Another large lot of these splendid Black and White Llama Lace Points and Rotondes received this day, at the old stand by A. C. Headley & Co. 2-1w

KAUFFMAN'S Billiard Saloon.

Grenadines.

Just received at A. C. Headley & Co's the best stock of plain and figured Grenadines to be found in the city. Call and see. 2-1w

Go to Kauffman's Billiard Saloon.

Talmas, Basques, &c.

For the best assortment of Silk Talmas, Basques and Mantles, go to A. C. Headley & Co's. jun1-1w

Go to Kauffman's Billiard Saloon.

Dress Goods.

Go to A. C. Headley & Co's for the latest styles of Dress Goods. jun1-1w

Soldiers' Bounty.

The Lower House of Congress has, by vote almost unanimous, passed the bill. Equalizing Bounties. This act gives to each soldier a uniform bounty of \$100 per year, or \$8 1/2 per month, for actual term of service, deducting what has already been paid. This act, which has already been passed by the Senate, will, without doubt, be quite as ready to adopt the bill, and we may confidently expect that in a few days it will be a law. As all applications are considered in turn it is evident at once that they should be prepared and perfected as early as possible.

I. A. HUTCHINSON, General Agent for the collection of Military Claims, will continue, as heretofore, to receive and receipt for discharges, furnish full information, and give prompt and close attention to all business entrusted to him. Send in your discharges at once, and address all communications plainly.

I. A. HUTCHINSON, General Agent, No. 117 South High street, Columbus, Ohio. may28-dtd

Mr. Ed. LAY has reopened a new Hat Store, No. 229 South High street, next door north of F. Ullman's Book and Periodical store. The many former patrons of his, while on Town street, will accept his warmest thanks, and as many new ones who may call. He invites all to come and see the latest styles of Hats, Caps, &c., at EASTERN prices. A continuance of former patronage is respectfully solicited. Repairing of Hats, Furs, &c., neatly, promptly and cheaper than any other house can do. may10-3dm Ed. LAY

Special Cautions.

Mrs. Winslow's Soothing Syrup has become so popular that various parties have put out articles calling them Mrs. Winslow's. Please take notice that THE MRS. WINSLOW OF THE SOOTHING SYRUP IS NOT CONNECTED WITH ANY OTHER ARTICLE. juned-4w3m

Go to Kauffman's Billiard Saloon.